### Return Non-custodial Registration Packet with information listed below

Copy of valid driver's license Full copy of the court order

License Plate Number, Make, Model, Year and Color of vehicle

Parole documentation – copy of probation conditions must be provided (if applicable)

Guest Request Form (must provide copy of valid driver's license)

Criminal History

Texas Law Concerning Child Access

Legal Advocate Disclosure

Zero Tolerance Drug Policy

Registration Fee

There is a <u>non-refundable registration fee of \$125 per party</u>. Once AHSV receives the court order and it is reviewed, it will be determined which party will be required to pay for registration fees.

**Note:** registration payment is good for only 90 days - date of expiration will be on the payment receipt given to you at time of initial payment. You will be required to make registration payment after expiration date and present all required documents again.

Both parties must contact AHSV and schedule an Intake Interview to enroll in our services. AHSV staff will NOT contact the other party to schedule an Intake Interview.

All required documentation and fees from both parties must be submitted before the registration process is considered complete.

Site for group visits are selected by determining shortest travel time for child, unless non-custodial party uses public transportation. Executive Director will make decision on distance to help accommodate both parties.

You may return the documents by fax or email (PDF ONLY). When all documents have been returned to the office with registration payment by both parties, you will receive a **Welcome Packet** with all information needed to proceed with visitation.

If services do not begin, the registration paperwork will remain on file for 6-months. After 6-months, paperwork and fees will have to be completed again to start services.

All visits are carefully documented, as are visit cancellations as well as reasons. AHSV will try to accommodate school, activity and schedules of children, work schedule or illness of the parties with a make-up visit (see agreement).

Please make sure all documents are signed to prevent any delays in processing.

Angel's Harbor Supervised Visitation, Inc.

P. O. Box 88172, Houston, Texas 77288 Office: 281-501-2067 Fax: 1-281-781-2288 Email: info@angelsharborvisits.org

Website: www.angelsharborvisits.org

			. 17
CHILD (DEN) Name			XOU
CHILD(REN) Name:			
Name:			
Address:			Apt. #
City:	St	ate:	Zip:
Cell No:	Se	condary N	0:1
Employer:	Wor	k No:	0/1
D. O. B.:			
D. L.#:	State:		Expiration Date:
Ethnicity: White Black Hisp			_ Asian/Pacific Islander Other
	AUTOMOBILI	E INFORIVIA	ATION
Make:		Mod	el:
Color:		Licer	nse Plate #:
Year of Auto:			
	ATTORNEY	INFORMAT	<u> </u>
Name:		Phone:	
Address:		E-ma	iil:
Parent/Guardian Signature:			Date:

# **REASONS FOR REFERRAL** Child Name: \_\_\_\_\_ Cause No: Please give information presented in court that resulted in the requirement of supervised visits. Also, please provide any other information that may be helpful for us to serve you and your family. epietan ☐ AA - ALCOHOL ABUSE ☐ CPS - CHILDREN PROTECTIVE SERVICES-ON GOING INVESTIGATION ☐ DA - DRUG ABUSE ☐ DV - DOMESTIC VIOLENCE ☐ FR - FLIGHT RISK ☐ FV - FAMILY VIOLENCE ☐ INC - INCARCERATION ☐ IV - INCONSISTENT VISITS ☐ LC - LIVING CONDITION ☐ MUTUAL - BOTH PARTIES AGREE TO BE IN PROGRAM ☐ MH - MENTAL HEALTH ☐ NEG - NEGLECT ☐ PS - PARENTING SKILLS ☐ R - REUNIFICATION □ PAC - PHYSICAL ABUSE OF CHILD BY \_\_\_\_\_ Year: \_\_\_\_\_ ☐ PAAC - PHYSICAL ABUSE OF ANOTHER CHILD BY Year: ☐ SAC - SEXUAL ABUSE OF CHILD BY Year: ☐ SAAC - SEXUAL ABUSE OF ANOTHER CHILD BY \_\_\_\_\_ Year: \_\_\_\_\_ □ PO – PROTECTIVE ORDER \_\_\_\_\_ Year: \_\_\_\_\_ Staff Initials: \_\_\_\_\_ Date:

REASONS FOR REFERRAL / REVISED DEC. 2019

#### GROUP VISITATION AGREEMENT TO PARTICIPATE - NON-CUSTODIAL

This agreement has been prepared for you so that you know our policies and what to expect as you begin services with us.

These policies have been developed with the aim of creating a safe and healthy environment and will be reviewed with you at Intake. Please initial each page and sign on the last page, indicating that you have read, understand, and agree to abide by each provision and had an opportunity to ask questions about the content. A copy of this agreement will be provided to you at Intake.

Please review the following agreement carefully as you will be responsible for your actions.

REGISTRATION PROCESS 1-4
1 Completion: Visits are scheduled when both parties complete the registration process and fees are paid in full. If both parties fail to complete the registration process within 90 days, AHSV may request updated registration information and/or repayment of registration fees of one or both parties.
2 Registration Fee: A non-refundable registration fee of \$125.00 is assessed to each party at initial registration and annually each year thereafter. The registration fee covers background check and hours put into preparing the documents, therefore, the registration fee will not be refunded under any circumstances.  Non-custodial party is responsible for all registration fees if: 1) custodial party is not a biological parent; there is documentation of family violence, or there is an on-going CPS or law enforcement investigation.
3 Fee for Service: A monthly visitation fee of \$85.00 (2, 4-hour visits) is collected at the first visit of each month. If entire fees are not paid at the first monthly visit, a \$10.00 late fee will be collected each visit until current. Choosing to visit for less than four hours or a missed visit does not result in the reduction of this fee. Payment is accepted by cash app with an additional % fee (pending amount) Zelle or cash only. A receipt will be issued at the time of your payment. Personal checks are not accepted. Fees are subject to change without notice.
4 Intake Process: Once registration is completed and fees are paid. You are required to call the office to set up an appointment for your Intake process.  PARTICIPATION 1-31
1 Date/Time: Standard group visitation will take place the 1 <sup>st</sup> and 3 <sup>rd</sup> Saturday of each month from 9 a.m. to 1 p.m. (4 hours), 5 <sup>th</sup> Saturday optional with extra charge. Please read schedule carefully, some dates may change due to holidays or events held at site location.
2 Search: Each bag, purse or other items brought in the visitation building will be inspected and person entering the visitation building will be searched. AHSV is not responsible for any items brought on the premises by non-custodial or child.
3 Arrival/Departures: The non-custodial is required 20- minutes prior to the scheduled visit and to leave 15 minutes after the last child leaves and site is cleaned. Non-custodial parties are required to assist in cleaning the visitation space. If the non-custodial is not present 15-minutes prior to visit start time and has not contacted the supervisor of their tardiness, the visit will be cancelled. The custodial and child will not have the option to wait and must leave the premises at once. If a non-custodial is unable to exercise the entire four-hour visit, they must notify the office by noon on Wednesday prior to the scheduled visit so that custodial party can be notified. If the non-custodial is being dropped-off or picked-up by another individual, the designee individual must follow the same provisions set forth for the non-custodial.
4 <b>Gifts/Notes:</b> Gifts may be given to the child; however, the non-custodial and child may agree that a toy or game may be brought back and forth to visits by the non-custodial. Any gifts considered inappropriate will be grounds for immediate suspension. Gifts and toys brought into visitation site should be moderate and reasonable in number and size

unopened and in spill-proof containers. Baby bottles and baby food must be provided by the custodial or person

Food/Child Items: Non-custodial must bring food and drinks to the four-hour visit. All food and drinks must be

and age appropriate. Notes, gifts, child support payments, money, mail, cards, etc. between parties will not be allowed to be passed through the child(ren) or any AHSV staff. Participants are to arrange for the exchange of such items with the

help of their attorney or a third party not connected with AHSV program.

delivering the child. Blankets, diapers, change of clothing are the responsibility of the non-custodial. The custodial should provide clear information regarding the child's special needs, diet, and clothes or diaper sizes.
6 Medication: AHSV will not administer medication to a child. All medications related to a child are to be given directly to AHSV staff at the time of arrival. Explicit directions for medication must be included in writing. These directions will be given to the non-custodial, who is then responsible for administering the medication.
7 Make-up/Rescheduled visit: If visit must be made up with a private supervised visit, the make-up visit will be scheduled on dates/times other than when the site is open. The custodial and non-custodial party will be expected to split the make-up cost. Personal reasons for cancellation will be paid by party cancelling the visit. Failure to agree to cooperate with the policy will result in letters to attorneys/court and/or suspension or termination pending court. AHSV is not responsible for tracking missed visitation dates.
8 Examination: Bodily examinations cannot/will not be performed on a child during a visit. AHSV Is not an investigative service and does not physically inspect children. Only obvious injuries or child-initiated reports may be noted and/or documented.
9 Animals: No live animals of any kind will be allowed except for registered service animals.
10 Cell Phones: No cell phones are allowed during a visit by the non-custodial, guest or child. Phones should be turned into a site supervisor at the beginning of a visit and will not be returned until visitation is over. If a call needs to be made during a visit, your phone will be given to you for use in an outside location but must be returned when finished. No one can use the phone without permission from the site supervisor during a visit (call or text). If a call must be made by the child, the supervisor must be able to hear the child's conversation. Phones are available in case of emergency. If giving 2 warnings regarding your phone, will be suspended for 2-visits.
11 <b>Visit Supervisor:</b> Supervisors and monitors observe and document office and site conversations, activities and behaviors of all participants during the visitation period.
12 Subpoena/Records: Business records affidavit certifies records are correct. Visitation records are released upon service of a subpoena only. A fee of \$2.00 per page is assessed and a \$15.00 service charge (if out of state there is a \$25.00 service charge) to the party/attorney requesting copies. Testimony offered by AHSV employees is available at \$100.00 per hour and \$50.00 travel fee in the Houston area only. A subpoena requesting testimony requires a non-refundable deposit of \$200.00.
13 <b>Visitation Site:</b> The AHSV selects the visitation site based on the proximity of the child. Exceptions considered if non-custodial uses public transportation to arrive at visits.
14 Child Abuse: If a child discloses abuse or if physical signs of abuse is observed, a report will be made to the Texas Department of Family & Protective Services in accordance with the Texas Family Code. Supervisors will follow the direction given by Child Protective Services.
15 <b>Smoking:</b> NO smoking, use of e-cigarettes, vapor cigarettes, or tobacco use of any kind is allowed during visitation.
16 Contact Information: Parties are responsible for providing AHSV with updated contact information, including home address, home and/or cell number, and e-mail address. If mail is returned, there will be a \$5.00 charge assessed to recipient.
17 Language: All participants must speak English during participation in the AHSV program or must provide a translator at non-custodial expense.
18 Therapist/Counselor: The agreement provides a release to discuss the child with any therapist/counselor involved in the case. If a therapist/counselor identifies problems resulting from visitation, AHSV will 1) suspend visits pending court review; 2) suspend visits for a period not to exceed 3 months while the child continues counseling; or 3) require non-custodial to see a counselor as well.
19 <b>Guest:</b> Non-custodial guest may attend after 4 visits. All guests must be relatives, named in the court order, or approved by AHSV Executive Director. A criminal background check will be completed on all parties and each requested guest. After guest is approved, put in the system and both parties notified, no future visit notification to the custodial is required. Information regarding a guest may be discussed with the custodial party, however, AHSV has authority to make the final decision on guest approval. Guest must sign-in and sign-out and are required to comply with rules established for

each visit. No guests are allowed if visit fees are past due. Guest request not submitted at time of registration will be put on a waiting list.
20 Change of visitation: Determination of which supervised visitation is best for the child is at the discretion of Angel's Harbor Supervised Visitation Executive Director.
21 <b>Emails:</b> emails should not exceed over 10-emails a day or there will be a \$5.00 fee assessed to each email thereafter.
22 <b>Summons:</b> Parties are restricted from summoning law enforcement, making police reports, or having papers served to another party on AHSV property of visitations.
23 Clothing: No clothing with inappropriate language, symbols and/or pictures will be allowed into the visitation site. Clothing must be appropriate for a visit with your child. Clothing should not be tight, revealing, or too short. Hygiene is necessary.
24 View: Parents must always be able to be seen by a supervisor. Attempts to move child (ren) out of sight or hearing of staff. The supervisor must be able to SEE the child and HEAR what is always being said. WHISPERING IS NOT ALLOWED.
25 <b>Premises:</b> No parent can leave the premises or return to their vehicle without approval by a visitation supervisor.
26Restroom: No parent may accompany a child to the restroom if child is of age and can go alone. If there is a child or infant that needs assistance, non-custodial will be accompanied by a site supervisor.
27 <b>Photos:</b> Photos are allowed during visits apart from registered sex offenders. NO photos are allowed on any social media site at any time. The non-custodial party must not take photos of any other program participants (workers, adults or child) with or without approval of another participant. <b>NO video or audio will be allowed.</b>
28 Electronic Devices: Electronic devices may only be used for games or movies. Devices should not be used for internet access. If an electronic device is used for taking photos or taking videos, the non-custodial will not be allowed to bring the device back to the visits and may be suspended.
29 Roughhouse: AHSV does not allow non-custodial to swing, toss or roughhouse with a child (ren).
30 Microwave: AHSV does not supply a microwave; therefore, anything brought to site to be eaten should be already prepared.
31 Clean-Up: Non-custodial is responsible for cleaning up after visitation and are encouraged to have child (ren) assist in an age appropriate manner. Please allow adequate time to clean up.
CANCELLATION AND NO-SHOW POLICY 1-4
Proper Cancellation: Cancellation of a visit must be made during office hours by noon on Wednesday before a scheduled visit by calling the main office at 281-501-2067. Contact after 12:00pm (noon) on Wednesday will be considered "late cancellation" and will result in a \$60.00 No-Show fee and must be paid before future visits can be scheduled. Cancellations made after Wednesday arising from an emergency may be exempt form a cancellation fee. Documentation must be provided to AHSV and will be reviewed on a case-by-case basis. In case of an emergency the day of a visit, calls should be made to site supervisor no later than 7:00am prior to visit start time to avoid No-Show fee. Site supervisor cell phone number is located on visitation schedule. Do not call the site supervisor cell number except on visitation date or parties will be charged a \$10.00 fee per call/text.
2 Mutual Cancellation: If parties mutually agree on the cancellation of a visit, both parties must notify the AHSV office to avoid No-Show fees. Failure to give notice will result in a No-Show fee assessed to the parties not providing notification.
3 Consecutive No-Show: If a parent has two consecutive no-shows, visits can be suspended, and notification will be provided to attorneys/court. If a child participates in extra activities, the custodial party must provide the child's activity schedule to the office.
4. <b>Improper Cancellation:</b> No-Show is defined as improper cancellation of a visit or failure to show up for a visit. In

case of a "No-show" by either party, that party will owe a No-Show fee of \$60.00.

# **GUIDELINES 1-14**

1 No party will be allowed if <u>his/her behavior</u> compromises a safe and stress-free environment. Threatening, aggressive or argumentative behavior with child, staff or other participants of any nature will result in immediate termination of visits and may result in the filing of a police report. All parties must conduct themselves in a manner that clearly demonstrates the well-being of the child (ren) is the highest priority.
AHSV staff has the right to <u>determine appropriate and/or inappropriate behaviors</u> and conversations between parties and the children, or in front of the child. Continued infractions may result in the termination or the current visitation, suspension of one or more visits, or termination of AHSV services for failure to comply.
2 All weapons (including pocketknives, scissors, fingernail file, etc.) are prohibited. The right to carry any weapon, open carry or concealed, is denied while participating in the group, private or exchange visitation and is enforced. Violation of this policy will result in termination of visitation and dismissal from the Angel's Harbor Supervised Visitation Program and will not be allowed back into the program. Non-custodial and their guest will be screened before entering the facility.
3 Non-custodial must watch, interact and be <u>responsible for their children's behavior</u> . Parents must set limits and redirect inappropriate behavior without the use of physical force. Children may not interfere with another family's visits, harm others, destroy property or engage in inappropriate behaviors.
4 Visits are held in a <b>group setting</b> , making it impossible to hear all conversations. Non-custodial parents nor their guests cannot 1) interrogate the child; 2) make negative comments about the custodial party or their family; 3) make promises they cannot keep (such as seeing child unsupervised, etc.) or 4) make other statements considered inappropriate determined by the site supervisor. Allegations of inappropriate conversations will be investigated. Violation of this policy may result in 1) suspension of two or more visits; 2) reprimand letter with copies to the attorneys/court; 3) termination of visits pending court review; 4) private one on one supervision at the non-custodial expense held at the CW site location with a supervisor.
5 Supervisors will not <u>discuss a party's case</u> , concerns or complaints during or immediately after a visit or monitored exchange. Only questions relating to the well-being of the child during a visit will be allowed. Any questions or information must be directed to the office during business hours or to your attorney.
6 I understand that information gathered during visit supervision, phone conversation, email or verbally may be <u>released pursuant</u> to a subpoena to attorney's therapist, courts or other pertinent agency involved in my case.
7 I understand the visits will be scheduled in <u>accordance with the court order</u> , within the boundaries and limitation of AHSV to meet the needs of participants. If AHSV is unable to provide services under precise terms of the court order, it is the participant's responsibility to request the court to modify the order in the absence of a mutual agreement.
8 Both parties are <u>responsible to keep AHSV informed of court</u> dates and modification in visitation made by the court. A copy of the modification order must be provided to AHSV as soon as possible after orders are finalized/approved.
9 All conditions of this agreement are subject to <u>modification</u> by AHSV with or without notice to the parties.
10 If you wish to have concerns, events or comments documented for our file, you may put these in writing, and
AHSV will make sure it goes in your file. Staff will not document anything they did not witness firsthand.
11 AHSV reserves the right to limit subsequent visits to the <u>length of time necessary for child</u> , increasing the length over time, if the child (ren) need additional time to adjust. This determination will be made by the Executive Director.
12 The AHSV has the right to <u>deny supervised visitation services</u> to a custodial, non-custodial and their guest for violation of policies or if participation poses a clear and present danger to the child or others in the program or violates this contract in any manner. The determination is at the discretion of AHSV Executive Director, including visitation site supervisor.
13 If non-custodial is <u>suspected of intoxication</u> due to active drug or alcohol use, the visit will be immediately terminated. AHSV may require the non-custodial to provide a copy of a hair or blood test to resume visits. Future visits may be suspended pending the results of such test. The non-custodial will be required to call someone to pick them up. If non-custodial refuses to follow these requirements, law enforcement will be called, and all attorneys involved in the case will be notified immediately.

"For any parent suspected of active drug or alcohol use that leaves the site, law enforcement will be contacted, provided with vehicle and parent's driver's license information".
14 Visitation will not be suspended or terminated when <b>child support</b> is in arrears.
15 If either party/family will no longer be <u>utilizing services</u> of the AHSV program, each party should provide notification to the main office. The AHSV program is not a party to the suit, therefore the court does not notify the Program of hearings or changes in visitation arrangements.
16 Harris County <u>bail bonds prohibit contact</u> with victims or witnesses in a criminal case. There will be no visits in these cases unless special provisions are secured from the District Attorney's office.
17 For the <u>safety of all parties</u> , AHSV prohibits contact between the custodial and non-custodial party during arriva and departure. Arrival and departure times are set up for the protection of all parties. There is to be NO CONTACT. This includes physical and visible contact. Any violation of this policy or attempts by either party to see or have contact with the other party during visitation may result in suspension of visits or termination of service.
18 AHSV Staff has the right to <u>determine appropriate and/or inappropriate</u> behavior and conversation between parties and the child (ren) or in front of the child (ren). Continued infractions may result in the termination of the current visitation, suspension of one or more visits or termination of AHSV services pending court hearing.
19 If non-custodial is currently on <u>probation,</u> a copy of probation conditions must be provided to AHSV before visit will be scheduled.
20 Visit <u>discussions between both non-custodial and child</u> should focus on the present to avoid pressure and/or disappointment for the child.
21 The <u>supervisor's responsibility is the safety of the children</u> . If the supervisor is forced to make a decision that is not specifically stated in the "Agreement to Participate" for the protection of the parties, the parties are to abide by the decision and direct any problems to the AHSV office the following business day. Failure to follow the rules will result in immediate termination of the visit and/or future visits.
22 Visits offered is the <u>opportunity for the parties to interact with their children</u> in a positive and enjoyable environment. Conversations should be natural and directed by the child's interest, not the adults. If you child has a question about the family situation, a supervisor will help in addressing any questions the child may have.
23 In <u>signing this document</u> , I acknowledge that I have read, understand and agree with AHSV policies and I agree to pay the fees listed in accordance with the schedule and requirements as stated. All conditions of this Agreement to Participate are subject to modification of the AHSV Program, with or without notification to parties. I understand rules are subject to change at the discretion of AHSV Program or to accommodate special circumstances or court orders.
I HAVE READ AND UNDERSTAND THESE POLICIES AND AGREE TO COMPLY WITH ALL PROVISIONS.  You must understand, ordered COURT VISITATION is not a suggestion it is an ORDER.
Print name: Date:
Signature:

This agreement will not be accepted if you have redacted or altered any of the wording contained herein.

	GUEST REQUEST FORM	
Child Name:	Cause No:	

First and Last Name	Relationship	D. O. B.	Driver's License #
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			XIV
			• 0 0
			N

ALL Guest must be relatives, named in the court order or approved by the Executive Director.

The final decision of guest is approved by Angel's Harbor if not listed in the court order.

A criminal background check will be completed on each requested guest.

The number of guests may be limited due to space availability.

All guests are required to follow the same rules as the non-custodial regarding conversation, cell phones, photos, etc.

Failure to comply may result in suspension or termination of visiting party privileges.

\*NO GUEST will be considered the day of a visit.

ALL GUEST names should be submitted for approval during registration.

NO GUEST will be allowed without a visit fee of \$20.00 for adults and \$10.00 for children age 12 and under per visit.

NO GUEST will be allowed until after the visiting parties 4<sup>th</sup> visit with child(ren).

NO GUEST is allowed if visit fees are not current.

After guest is approved, put in the system and both parties are notified, no future notification is required to the custodial party.

Each visit requires written notification to the office of a guest before a visit can take place.

Adult guest that are approved will need to present valid state-issued identification to the supervisor at the time of each visit.

Copy of driver's license should be sent into the office.

(Please Fax or Scan in PDF Format Only)

# CONSENT TO PERFORM CRIMINAL HISTORY/BACKGROUND CHECK

FILE NAME:		Date:			
Last Name:	First Name:		Middle Initial:		
Maiden or other name	es used other than reflected on birth re	ecord:			
Address:			Apt #:		
City:	County:	State:	Zip:		
	Social Security Number:				
	be used for criminal history checks onl	y, and not for disclos	sure to other parties).		
I.		am enrolling for se	rvices of the Angel's Harbor		
background check. AHSV adversely impact my part	I have been advised that as part of the app has informed me that I have the right to re ticipation in the Angel's Harbor Supervised to clear up any mistaken information repor SV.	eview and challenge an Visitation. I have been	y negative information that would informed that I will have a		
My responses to the f	ollowing questions about my criminal	history (if any).			
state or muni  If yes, provide details	No Have you ever been arrested, concipal criminal offense?  below  County:	, -			
	ge, or Conviction:				
	No Have you ever received deferred a cipal criminal offense.  details below	adjudication or simila	r disposition for any federal,		
	County:	Date of Of	fense:		
Details of Arrest, Charg	ge, or Conviction:				
3 Yes municipal offe If yes, please provide		on or community sup	pervision for any federal, state or		
	County:	Date o	f Offense:		
	ge, or Conviction:				
Applicant Signature:		D	ate:		
Background check dor	ne by:	Da	ate:		

TEXAS LAWS	CONCERNING	CHILD ACCESS,	. CHILD	SUPPORT.	ETC.

#### Frequently asked questions that come up regarding visitation

Can a parent refuse visitation if child support is not paid? No, child support and visitation do not go together. Neither a parent nor a court can refuse to allow visitation solely on the issue of non-payment of child support. After orders are issued on child support and access, the custodial party can be held in contempt of court for refusing to allow access. It is hoped that if it is necessary to cancel a visit, the custodial party will be agreeable to making up the missed access period. AHSV tries to work with families to accommodate child participation in church, school, or special activities by offering make-up visits. A private visit may be a great option. Custodial parents may be expected to pay the cost of a private visit, especially if cancellations are excessive.

#### When can my child decide which parent to live with?

In Texas, a child's decision cannot be the sole factor in determining which parent the child lives with. However, once the child reaches the age of 12, and upon motion, the court can consider the child's wishes as to whom he/she wishes to live with.

### What if one of the parents tries to move out of state?

It is always important to try and maintain a stable & safe environment for the kids and the judge will try to maintain that stable and safe environment. Typically, counties will use a standing order that prohibits the parties from taking the children out of state, or your attorney can help you get a Temporary Restraining Order that will prevent the party from moving out of state. If you already have orders in your case regarding possession and access to your children, you can still file a Temporary Order to keep the other party from moving out of state. It is possible to limit the children's residence to the state of Texas, the current county and/or contiguous counties.

#### PLEASE SIGN BELOW ACKNOWLEDGING RECEIPT OF THIS INFORMATION

Signed:	Date:	

# LEGAL ADVOCATE DISCLOSURE STATEMENT

Legal Advocate Disclosure Statement

# ZERO TOLERANCE DRUG POLICY IN A SUPERVISED SETTING

### PARTICIPANT DRUG POLICY ACKNOWLEDGMENT

Child(ren)'s Last Name:	Location:
I understand that the Angel's Harbor Supervised Visitation F and the participants in the Angel's Harbor Program are mad Agreement to Participate.	
The Angel's Harbor Program drug and alcohol policy provide suspected that the visit will be terminated <u>immediately.</u> An right and will require any party suspected of consuming drug screening test either by hair of blood sample within the visit or meet a child.	ngel's Harbor Supervised Visitation has the ngs or alcohol prior to a visit to submit to a
This policy applies if for any reason the staff or supervisor of party visiting a child in any setting, whether the party is visit supervised visit, a custodial party picking up a child from the Program or a party participating in the exchange of children alcohol prior to arriving at Angel's Harbor Program location	ting a child in a group setting, a privately e Angel's Harbor Supervised Visitation n for visitation, has consumed or used drugs or
Under no circumstances will a child be released to a custod suspected. The party will be required to arrange for a third Program location (with valid Driver License) to pick up the cresponsible for having someone pick up their vehicle or returned to follow these requirements law enforcement will case notified.	person to come to the Angel's Harbor child for the custodial party. The Party will be urning later to get their vehicle. If the party
I understand that my refusal to submit to a drug or alcohol to my immediate termination from the Angel's Harbor Prog both the termination and the reason for the termination.	
Print Name:	
Signed:	CP / NCP

ZERO TOLERANCE DRUG POLICY IN A SUPERVISED SETTING